

PATENI

Case Docket No. VANM107.001APC
Date: December 4, 2002

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In re application of:	Louis Rousseau
App. No. :	09/284,690
Filed :	July 16, 1999
For :	METHOD AND DEVICE FOR
	HEAT TREATMENT OF
	WASTE PRODUCTS

Doroshenk, A.

Art Unit : 1764

Art Unit : 170

I hereby certify that this correspondence and all marked attachments are being deposited with the United States Postal Service as first class mail in an envelope addressed to: United States Patent and Trademark Office, P.O. Box 2327, Arlington, VA 22202, on

> December 4, 2002 (Date)

Daniel Hart, Reg. No. 40,637

UNITED STATES PATENT AND TRADEMARK OFFICE P.O. Box 2327

Arlington, VA 22202

Examiner

Sir:

Transmitted herewith is a Response to Office Action in the above-identified application.

(X) An extension of time to respond for 2 month(s) is hereby requested.

Time Extension Fee:

(X) Two months (\$400 large entity)

The fee has been calculated as shown below:

CLAIMS AS FILED							
	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NO. PREVIOUSLY PAID FOR		ESENT FRA	RATE	ADDITIONAL FEE
Total Claims	5		15	=	×	\$18	= \$0
Independent Claims	2	<u> </u>	3	=	×	\$84	= \$0
If application has bee dependent claim(s),		ntain multiple	-			\$280	= \$0
Time Extension Fee							\$400
						DITIONAL FEE MENDMENT	\$400

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- (X) Return prepaid postcard.
- (X) A check in the amount of \$400 is enclosed.
- (X) Please charge any additional fees, including any fees for additional extension of time, or credit overpayment to Deposit Account No. 11-1410.
- (X) Please use Customer No. 20,995 for the correspondence address.

Daniel Hart

Registration No. 40,637 Attorney of Record Customer No. 20,995 (619) 235-8550

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PATENT A/6/03

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant	:	Louis Rousseau)	Group Art Unit 1764
Appl. No.	:	09/284,690)	
Filed	:	July 16, 1999)	
For	:	METHOD AND DEVICE FOR HEAT TREATMENT OF WASTE PRODUCTS)))	TO Tico
Examiner		Doroshenk, A.	_)	3.
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RESPONSE TO OFFICE ACTION

United States Patent and Trademark Office P.O. Box 2327 Arlington, VA 22202

Dear Sir:

In response to the Office Action mailed July 31, 2002 (Paper No. 20) in the above-referenced application, please consider the following remarks:

REMARKS

I. Rejections Under 35 U.S.C. § 103(a)

The Examiner has rejected claims 2, 4 and 16-18 under 35 U.S.C. § 103(a) over Baraldi et al. (USP# 4,060,042) in view of Giraud et al. (USP# 3,916,806) on the assertion that it would be obvious to one of ordinary skill in the art to utilize the conical shape taught by Giraud et al. for the incineration section 8 of Baraldi and that it would have been obvious to combine the combustion nozzles 176 of Giraud in the incineration section 8 of Baraldi to arrive at the presently claimed invention.

In order for a combination of references to render a claim obvious, the combination of references must teach or suggest <u>each of the elements</u> of the claimed invention and must also provide the <u>motivation to combine these elements to create the claimed invention</u>. *In re Fine*, 5 U.S.P.Q.2d 1597 (Fed. Cir. 1988), *In re Rouffet*, 47 U.S.P.Q.2d 1453, 1456 (Fed. Cir. 1998) and *In re Geiger*, 2 U.S.P.Q.2d 1276 (Fed. Cir. 1987) *In re Dembiczak* (175 F.3d 994, 50